103D CONGRESS 1ST SESSION

H. R. 1731

To amend the Lanham Act to require certain disclosures relating to materially altered films.

IN THE HOUSE OF REPRESENTATIVES

APRIL 20, 1993

Mr. Frank of Massachusetts introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To amend the Lanham Act to require certain disclosures relating to materially altered films.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Film Disclosure Act
- 5 of 1993".
- 6 SEC. 2. AMENDMENT TO THE LANHAM ACT.
- 7 Section 43 of the Act entitled "An Act to provide for
- 8 the registration and protection of trade-marks used in
- 9 commerce, to carry out the provisions of certain inter-
- 10 national conventions, and for other purposes", approved

1	July 5, 1946, commonly known as the Lanham Act (15
2	U.S.C. 1125), is amended by adding at the end the
3	following:
4	"(c)(1)(A) Any distributor or network that proposes
5	to exploit a materially altered motion picture shall—
6	"(i) make a good faith effort to notify each ar-
7	tistic author of the motion picture in writing and by
8	registered mail and in a reasonable amount of time
9	prior to such exploitation;
10	"(ii) determine the objections of any artistic au-
11	thor so notified to any material alteration of the mo-
12	tion picture;
13	"(iii) determine the objection of any artistic au-
14	thor so notified by the questionnaire set forth in
15	paragraph (9) to any type of future material alter-
16	ations which are in addition to those specifically pro-
17	posed for the motion picture to be exploited;
18	"(iv) if any objections under clause (ii) or (iii)
19	are determined, include the applicable label under
20	paragraph (6) or (8) in, or affix such label to, all
21	copies of the motion picture before—
22	"(I) the public performance of the materi-
23	ally altered motion picture if it is already in dis-
24	tribution, or

1	"(II) the initial distribution of the materi-
2	ally altered motion picture to any exhibitor or
3	retail provider; and
4	"(v) in the event of objections by an artistic au-
5	thor to any future material alterations, include or
6	affix such objections to any copy of the motion pic-
7	ture distributed or transmitted to any exhibitor or
8	retail provider.
9	"(B) Whenever a distributor or network exploits a
10	motion picture which has already been materially altered,
11	such distributor or network shall not be required to satisfy
12	the requirements of subparagraph (A) (i), (ii), and (iii),
13	if—
14	"(i) such distributor or network does not fur-
15	ther materially alter such motion picture; and
16	"(ii) such motion picture was materially altered
17	by another distributor or network that complied fully
18	with all of the requirements of subparagraph (A).
19	"(C)(i) The requirement of a good faith effort under
20	subparagraph (A)(i) is satisfied if a distributor or network
21	that has not previously been notified by each artistic au-
22	thor of a motion picture—
23	"(I) requests in writing the name and address
24	of each artistic author of the motion picture from
25	the appropriate professional guild, indicating a re-

- sponse date of not earlier than 30 days after the date of the request, by which the appropriate professional guild must respond; and
- "(II) upon receipt of such information from the appropriate professional guild within the time specified in the request, notifies each artistic author of the motion picture in a reasonable amount of time before the exploitation of the motion picture by such network or distributor.
- "(ii) The notice to each artistic author under this paragraph shall contain a specific date, not earlier than 30 days after the date of such notice, by which the individual so notified shall respond in accordance with subparagraph (A)(ii). Failure of the artistic author or the appropriate professional guild to respond within the time period specified in the notice shall relieve the distributor or network of all liability under subparagraph (A).
- 18 "(D) The requirements of this paragraph for an ex-19 hibitor shall be limited to—
- "(i) broadcasting, cablecasting, exhibiting, or distributing all labels required under this section in their entirety that are included with or distributed by the network or distributor of the motion picture;

- 1 "(ii) including or affixing a label described in
- 2 paragraphs (6) and (8) on a materially altered mo-
- 3 tion picture for any material alterations performed
- 4 by the exhibitor to which any artistic author has ob-
- 5 jected under subparagraph (A)(iii).
- 6 "(E)(i) The provisions of this paragraph shall apply
- 7 with respect to motion pictures intended for home use
- 8 through either retail purchase or rental, except that no
- 9 requirement imposed under this paragraph shall apply to
- 10 a motion picture which has been packaged for distribution
- 11 to retail providers before the effective date of this sub-
- 12 section.
- 13 "(ii) The obligations under this paragraph of a retail
- 14 provider of motion pictures intended for home use shall
- 15 be limited to including or distributing all labels required
- 16 under this paragraph in their entirety that are affixed or
- 17 included by a distributor or network.
- 18 "(F) There shall be no consideration in excess of one
- 19 dollar given in exchange for an artistic author's waiver of
- 20 any objection or waiver of the right to object under this
- 21 subsection.
- 22 "(2)(A) Any artistic author of a motion picture that
- 23 is exploited within the United States who believes he or
- 24 she is or is likely to be damaged by a violation of this
- 25 subsection may bring a civil action for appropriate relief,

- 1 as provided in this paragraph, on account of such viola-
- 2 tion, without regard to the nationality or domicile of the
- 3 artistic author.
- 4 "(B)(i) In any action under subparagraph (A), the
- 5 court shall have power to grant injunctions, according to
- 6 the principles of equity and upon such terms as the court
- 7 deems reasonable, to prevent the violation of this sub-
- 8 section. Any such injunction may include a provision di-
- 9 recting the defendant to file with the court and serve on
- 10 the plaintiff, within 30 days after the service on the de-
- 11 fendant of such injunction, or such extended period as the
- 12 court may direct, a report in writing under oath setting
- 13 forth in detail the manner and form in which the defend-
- 14 ant has complied with the injunction. Any such injunction
- 15 granted upon hearing, after notice to the defendant, by
- 16 any district court of the United States—
- 17 "(I) may be served on the parties against whom
- such injunction is granted anywhere in the United
- 19 States where they may be found; and
- 20 "(II) shall be operative and may be enforced by
- 21 proceedings to punish for contempt, or otherwise, by
- the court by which such injunction was granted, or
- by any other United States district court in whose
- jurisdiction the defendant may be found.

- 1 "(ii) When a violation of any right of an artistic au-
- 2 thor is established in any civil action arising under this
- 3 subsection, the plaintiff shall be entitled to the remedies
- 4 provided under section 35(a).
- 5 "(iii) In any action under subparagraph (A), the
- 6 court may order that all film packaging of a materially
- 7 altered motion picture (including film packages of motion
- 8 pictures intended for home use through either retail pur-
- 9 chase or rental) that is the subject of the violation shall
- 10 be delivered up and destroyed.
- 11 "(C) No action shall be maintained under this para-
- 12 graph unless it is commenced within 1 year after the right
- 13 of action accrues.
- 14 "(3) Any disclosure requirements imposed under the
- 15 common law or statutes of any State respecting the mate-
- 16 rial alteration of motion pictures are preempted by this
- 17 subsection.
- 18 "(4) To facilitate the location of a potentially ag-
- 19 grieved party, each artistic author of a motion picture may
- 20 notify the copyright owner of the motion picture or any
- 21 appropriate professional guild. The professional guilds
- 22 may each maintain a Professional Guild Registry includ-
- 23 ing the names and addresses of artistic authors so notify-
- 24 ing them and may make available information contained
- 25 in a Professional Guild Registry in order to facilitate the

location of any artistic author for purposes of paragraph (1)(A). No cause of action shall accrue against any professional guild for failure to create or maintain a Professional 4 Guild Registry or for any failure to provide information pursuant to paragraph (1)(A)(i). 6 "(5) As used in this subsection— "(A) the term 'artistic author' means the prin-7 cipal director and principal screenwriter of a motion 8 9 picture and, to the extent a motion picture is colorized or its photographic images materially al-10 11 tered, the principal cinematographer of the motion 12 picture; "(B) the term 'colorize' means to add color, by 13 14 whatever means, to a motion picture originally made in black and white, and the term 'colorization' 15 means the act of colorizing;. 16 17 "(C) the term 'distributor'— 18 "(i) means any person, vendor, or syn-19 dicator who engages in the wholesale distribu-20 tion of motion pictures to any exhibitor, net-

work, retail provider, or other person who pub-

licly performs motion pictures by means of any

technology, and

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1	"(ii) does not include laboratories or other
2	providers of technical services to the motion pic-
3	ture, video, or television industry;
4	"(D) the term 'editing' means the purposeful or
5	accidental removal of existing material or insertion
6	of new material;
7	"(E) the term 'exhibitor' means any local
8	broadcast station, cable system, airline, motion pic-
9	ture theater, or other person that publicly performs
10	a motion picture by means of any technology;
11	"(F) the term 'exploit' means to exhibit publicly
12	or offer to the public through sale or lease, and the
13	term 'exploitation' means the act of exploiting;
14	"(G) the term 'film' or 'motion picture'
15	means—
16	"(i) a theatrical motion picture, after its
17	publication, of 60 minutes duration or greater,
18	intended for exhibition, public performance,
19	public sale or lease, and
20	''(ii) does not include episodic television
21	programs of less than 60 minutes duration (ex-
22	clusive of commercials), motion pictures pre-
23	pared for private commercial or industrial pur-
24	poses, or advertisements;

- "(H) the term 'lexiconning' means altering the sound track of a motion picture to conform the speed of the vocal or musical portion of the motion picture to the visual images of the motion picture, in a case in which the motion picture has been the subject of time compression or expansion;
 - $\mbox{``(I)}$ the terms 'materially alter' and 'material alteration'—
 - "(i) refer to any change made to a motion picture;
 - "(ii) include, but are not limited to, the processes of colorization, lexiconning, time compression or expansion, panning and scanning, and editing; and
 - "(iii) do not include insertions for commercial breaks or public service announcements, editing to comply with the requirements of the Federal Communications Commission (in this subparagraph referred to as the 'FCC'), transfer of film to videotape or any other secondary media preparation of a motion picture for foreign distribution to the extent that subtitling and editing are limited to those alterations made under foreign standards which are no more stringent than existing FCC standards, or

1	activities the purpose of which is the restoration
2	of the motion picture to its original version;
3	"(J) the term 'network' means any person who
4	distributes motion pictures to broadcasting stations
5	or cable systems on a regional or national basis for
6	public performance on an interconnected basis;
7	"(K) the term 'panning and scanning' means
8	the process by which a motion picture, composed for
9	viewing on theater screens, is adapted for viewing on
10	television screens by modification of the ratio of
11	width to height of the motion picture and the selec-
12	tion, by a person other than the principal director of
13	the motion picture, of some portion of the entire pic-
14	ture for viewing;
15	"(L) the term 'professional guild' means—
16	"(i) in the case of directors, the Directors
17	Guild of America (DGA);
18	"(ii) in the case of screenwriters, the Writ-
19	ers Guild of America-West (WGA-W) and the
20	Writers Guild of America-East (WGA-E); and
21	"(iii) in the case of cinematographers, the
22	International Photographers Guild (IPG), and
23	the American Society of Cinematographers
24	(ASC);

- "(M) the term 'Professional Guild Registry'
 means a list of names and addresses of artistic authors that is readily available from the files of a professional guild;
 "(N) the term 'publication' means, with respect to a motion picture, the first paid public exhibition
 - "(N) the term 'publication' means, with respect to a motion picture, the first paid public exhibition of the work other than previews, trial runs, and festivals;
 - "(O) the term 'retail provider' means the proprietor of a retail outlet that sells or leases motion pictures for home use;
 - "(P) the term 'secondary media' means any medium, including, but not limited to, video cassette or video disc, other than television broadcast or theatrical release, for use on which motion pictures are sold, leased, or distributed to the public;
 - "(Q) the term 'syndicator' means any person who distributes a motion picture to a broadcast television station, cable television system, or any other means of distribution by which programming is delivered to television viewers;
 - "(R) the terms 'time compression' and 'time expansion' mean the alteration of the speed of a motion picture or a portion thereof with the result of

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shortening or lengthening the running time of the 1 2 motion picture; and "(S) the term 'vendor' means the wholesaler or 3 4 packager of a motion picture which is intended for wholesale distribution to retail providers. 5 "(6)(A) A label for a materially altered version of a 6 motion picture intended for public performance or home use shall consist of a panel card immediately preceding 8 the commencement of the motion picture, which bears one 10 or more of the following statements, as appropriate, in legible type and displayed on a conspicuous and readable basis: 12 'THIS FILM IS NOT THE VERSION ORIGI-13 NALLY RELEASED. ____ mins. and ____ secs. 14 have been cut [or, if appropriate, added]. The director, 16 _____, and screenwriter, ______, object because this 17 alteration changes the narrative and/or characterization. It has (also) been panned and scanned. The director and object be-20 cinematographer, _____, 21 cause this alteration removes visual information and changes the composition of the images. It has (also) been colorized. Colors have been added by computer to the 23 original black and white images. The director and cinematographer object to this alteration because it eliminates

- 1 the black and white photography and changes the photo-
- 2 graphic images of the actors. It has (also) been electroni-
- 3 cally speeded up (or slowed down). The director objects
- 4 because this alteration changes the pace of the perform-
- 5 ances.'
- 6 "(B) A label for a motion picture that has been mate-
- 7 rially altered in a manner not described by any of the label
- 8 elements set forth in subparagraph (A) shall contain a
- 9 statement similar in form and substance to those set forth
- 10 in subparagraph (A) which accurately describes the mate-
- 11 rial alteration and the objection of the artistic author.
- 12 "(7) A label for a motion picture which has been ma-
- 13 terially altered in more than one manner, or of which an
- 14 individual served as more than one artistic author, need
- 15 only state the name of the artistic author once, in the first
- 16 objection of the artistic author so listed. In addition, a
- 17 label for a motion picture which has been materially al-
- 18 tered in more than one manner need only state once, at
- 19 the beginning of the label: 'THIS FILM IS NOT THE
- 20 VERSION ORIGINALLY RELEASED.'.
- 21 "(8) A label for a film package of a materially altered
- 22 motion picture shall consist of—
- 23 "(A) an area of a rectangle on the front of the
- package which bears, as appropriate, one or more of
- 25 the statements listed in paragraph (6) in a conspicu-

1	ous and legible type in contrast by typography, lay-
2	out, or color with other printed matter on the pack-
3	age; and
4	"(B) an area of a rectangle on the side of the
5	package which bears, as appropriate, one or more of
6	the statements listed in paragraph (6) in a conspicu-
7	ous and legible type in contrast by typography, lay-
8	out, or color with other printed matter on the pack-
9	age.
10	"(9) The questionnaire required under paragraph
11	(1)(A)(iii) shall consist of the following statement and re-
12	lated questions:
13	'In order to conform [insert name of motion
14	picture], of which you are an "artistic author", to
15	ancillary media such as television, airline exhibition,
16	video cassettes, video discs, or any other media, do
17	you object to:
18	'(a) Editing (purposeful or accidental deletion or ad-
19	dition of program material)?
20	Yes No
21	'(b) Time compression/time expansion/lexiconning?
22	Yes No
23	'(c) Panning and scanning?
24	Yes No

1	'(d) Colorization, if the motion picture was originally
2	made in black and white?
3	Yes No'.''
4	SEC. 4. EFFECTIVE DATE.
5	This Act and the amendments made by this Act shall
6	take effect 180 days after the date of the enactment of
7	this Act.
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